

hereinafter referred to as 'Hebiguchi '557'); rejected claim 61 under 35 U.S.C. § 103(a) as being unpatentable over the related art shown in Figures 1a and 1b in view of Hebiguchi '557 and further in view of Hebiguchi '473; and objected to claim 67 as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. These rejections are traversed and reconsideration of the claims is respectfully requested in view of the following remarks.

The Examiner is thanked for the indication of allowable subject matter in claim 67.

Applicants respectfully submit both Hebiguchi '473 and Hebiguchi '557 are not available as prior art. More specifically, Hebiguchi '473 and Hebiguchi '557 have filing dates of May 21, 1998 and November 14, 1997, respectively. The present invention (Application Serial No. 10/015,765), however, is a continuation of Application Serial No. 09/116,707, filed on July 17, 1998 and claims benefit to the filing of foreign priority under 35 U.S.C. § 119(a)-(d) of Korean Patent Applications 97-34196, filed July 22, 1997, and 97-36569, filed July 31, 1997. Applicants respectfully submit certified copies of Korean Patent Applications 97-34196 and 97-36569 have been filed in parent Application Serial No. 09/116,707. Even if the rejection were proper, the various cited combinations of the related art shown in Figures 1a and 1b, Hebiguchi '473, and Hebiguchi '557 Kim still fails to teach or suggest the features of claims 33, 48, 64, and 69. Accordingly, Applicants respectfully submit that independent claims 33, 48, 64, and 69, and dependent claims 34-47, 49-63, 65-68, 70, and 71 which depend therefrom, are allowable over the cited references.

Should the Examiner deem that a telephone conference would further the prosecution of this application, the Examiner is invited to call the undersigned attorney at (202) 496-7500.

Application No.: 10/015,765
Group Art Unit: 2871

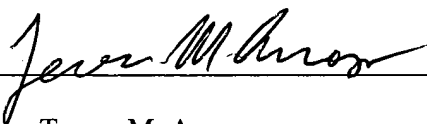
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If these papers are not considered timely filed by the Patent and Trademark Office, then a petition is hereby made under 37 C.F.R. §1.136. Please credit any overpayment to deposit Account No. 50-0911.

Respectfully submitted,

McKENNA LONG & ALDRIDGE LLP

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By 

Teresa M. Arroyo
Registration No. 50,015

1900 K Street, N.W.
Washington, D.C. 20006
Telephone No.: (202) 496-7500
Facsimile No.: (202) 496-7756

DC:119583.1